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U.S. APPLICATION NO.		FIRST NAMED A	PPLICANT	ATTY, DOCKET NO.	_
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RONALD L GRUDZIECK				NAL APPLICATION NO.	_
BURNS DOANE SWECKER		ļ			
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		i	DATE MAILED:	06/15/00	
NOTIFICATION OF I	MISSING REQUIREMEN	its under 3	5 U.S.C. 371 IN TI	IE UNITED	
SIAI	US DESIGNATED/REF	राष्ट्री अस्तित	7 MAMANA (118)		
1. The following items have been so Designated Office	JOHNSTEEL BY the applicant of	the IB to the I	United States Patent	and Trademark Office	c 2 5
an Elected Office (3	; (37 CFR 1.494),				
U.S. Basic National Fee.	77 CFR 1.493);				
Copy of the international app	olication in:				
non-English langu	iage.			•	
English.	-6- -				
Translation of the internation	nal application into English		•		
Oath or Declaration of inven	tors(s) for DO/EO/US.				
Copy of Article 19 amendme	ents.				
Translation of Article 19 am	endments into English.	-			
The International Preliminar	y Examination Report in E	nglish and its A	innexes, if any.		
l'ranslation of Annexes to th	e International Preliminary	Examination I	Report into English.		
Preliminary amendment(s) f	filed .	and		•	
Information Disclosure State	ment(s) filed May 18	2010 and			
Assignment document.					
Power of Attorney and/or C	nange of Address.		•		•
Substitute specification filed Werified Statement Claiming	6 7 9 7 2 7 1 0	 •	• ;		, ·
Priority Document	Small Entity Status.				
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Copy of the International Sec	Tren vehour () aim cobies (of the reference	es cited therein.		± .
2: The following items MUST be fi					40
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a. Translation of the applicat	tion into English. Note a p	rocessing fee v	vill be required if sul	mitted later than the	7
whitehrives 50 of 20 finding	trum use priority date.				
The current trans	lation is defective for the	reasons indi	cated on the attack	red Notice of Defec	tive
	ing the translation of the				. 56°
b. Processing fee for provide 80 months from the priority	date (37 CPR 1.492(f))	brication and/o	r the Annexes later	than the appropriate 2	10 or
Le. Oath or declaration of the	inventors, in compliance v	vith 37 CFR 1	497(a) and (b) iden	tifteing the application	. bee
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. The current oath or	declaration does not comp	ly with 37 CFI	R 1.497(a) and (b) fo	r the reasons indicate	d
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d. Surcharge for providing the (37 CFR 1.492(e)).	he oath or declaration later	than the appro	priate 20 or 30 mon	ths from the priority of	date
3. Additional claim fees of \$	aa a ∏!aaaa aad				
claim fee, are required. Applicant r	must submit the additional c	ly Li small en	ity, including any re	quired multiple deper	adent
due. See attached PTO-875.	man section (the additional C	Tarm tees of C	rucei me additional d	taims for which fees	are
ATT OR SEED OF STREET				•	
ALL OF THE ITEMS SET FORT	H IN 2(a)-2(d) AND 3 A	OVE MUST	BE SUBMITTED V	VITHIN ONE MON	TH
FROM THE DATE OF THIS NO	TICE OR BY 121 OR U	31 MONTH	S FROM THE PR	ORITY DATE FOR	Ł
THE APPLICATION, WHICHEY ABANDONMENT.	EKISLATEK, FAILUI	CE TO PROP	ERLY RESPOND	WILL RESULT IN	
The time period set above may be ex	xtended by filing a petition	and fee for ex	tension of time unde	r the provisions of 37	!
CFR 1.136(a).				•	
Translation of the Annexes MUS	T be submitted no later the			*** *	
Note processing fee will be required	l if submitted later than 30	u we wile peri	no set above of the a	innexes will be cancel	lled.
 The Article 19 amendments at 	re cancelled since a translat	tion was not no	ovided by the approx	nriste 20 G7 CED	
94(d)) or 30 (37 CFR 1.495(d)) mo	onths from the priority date		ormor of the approp	71tate 20 (37 C1 K.	
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Applicant is reminded that any commiddress given in the heading and inc	nunication to the United St	ates Patent and	Trademark Office	must be mailed to the	:
A comment of the state of the s	and the U.S. application in	D. SHOWE ABOV	re. (37 CFR 1.5)		
A copy of this notic	e MUST be retu	rned with	this respon	se.	
inclosed:			2 (
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